Exhibit MM

	Page 1
- GOTZ LEHSTEN -	
UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	
BONNY GAS TRANSPORT LIMITED, as owner of the LNG FINIMA (IMO No.7702401),	CASE NO.
Plaintiff,	14-cv-9542 (VEC)
-against-	
O.W. BUNKER GERMANY GMBH, NUSTAR TERMINALS MARINE SERVICES, N.V., NUSTAR ENERGY SERVICES, INC., ING BANK N.V.,	
Defendants.)	
HAPAG-LLOYD AKTIENGESELLSCHAFT,)
Plaintiff,)	CASE NO. 14-cv-9949 (VEC)
-against-	
U.S. OIL TRADING LLC, O.W. BUNKER (GERMANY GMBH, O.W. BUNKER & TRADING (A/S, ING BANK N.V., CREDIT AGRICOLE (S.A.,	
Defendants.	
HAPAG-LLOYD AKTIENGESELLSCHAFT,	
Plaintiff,	CASE NO. 14-cv-10027 (VEC
-against-)	
O'ROURKE MARINE SERVICES, L.P., L.L.P., O.W. BUNKER GERMANY GMBH, O.W. BUNKER USA, INC., ING BANK N.V.,	
Defendants.)	
February 23, 2016 9:05 a.m. DEPOSITION OF GOTZ LEHSTEN	

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                - GOTZ LEHSTEN -
                                                                                             - GOTZ LEHSTEN -
                                                                                    APPEARANCES
       UNITED STATES DISTRICT COURT
                                                                                    KIESLICH & PARTNER RECHTSANWALTE
       SOUTHERN DISTRICT OF NEW YORK
                                                                                    Attorneys for the Witness
                                                                                       Moorfuhrtweg 15
                                                                                    22301 Hamburg, Germany
BY: MARTIN KIESLICH, ESQ. (via teleconference)
       U.S. OIL TRADING LLC,
                          ) 15-cv-6718 (VEC)
             Plaintiff.
                                                                                    SEWARD & KISSEL LLP
                                                                                    Attorneys for Defendant ING Bank N.V.,
                                                                                    as Security Agent:
One Battery Park Plaza
New York, New York 10004
          -against-
       M/V VIENNA EXPRÉSS, her tackle, )
       boilers, apparel, furniture,
                                                                                    BY: BRIAN P. MALONEY, ESQ.
LAURA E. MILLER, ESQ.
       engines, appurtenances, etc., ) in rem: M/V SOFIA EXPRESS, her
                                                                             10
                                                                                    FREEHILL HOGAN & MAHAR LLP
       tackle, boilers, apparel,
                                                                                    Attorneys for Hapag-Lloyd Aktiengesellschaft
80 Pine Street
       furniture, engines, appurtenances, )
                                                                             11
       etc.. in rem.
                                                                                       New York, New York 10005
                                                                             12
                                                                                    BY: MICHAEL FERNANDEZ, ESQ
11
             Defendants.
                                                                                      MICHAEL DEHART, ESQ.
       HAPAG-LLOYD AKTIENGÉSELLSCHAFT, as ) CASE NO.
12
                                                                                    CLYDE & CO. US LLP
       Claimant to the M/V VIENNA EXPRESS, )
                                                                             14
                                                                                    Attorneys for U.S. Oil Trading LLC
 13
                                                                                       405 Lexington Avenue
             Counter-Claimant and
                                                                             1.5
                                                                                       New York, New York 10174
             Third-Party Plaintiff, )
                                                                                    BY: CASEY D. BURLAGE, ESQ.
                                                                             16
          - against -
                            )
                                                                                    McDERMOTT WILL & EMERY
                                                                             17
                                                                                    Attorneys for O.W. Bunker Germany GMBH
       U.S. OIL TRADING LLC,
16
                                                                                       340 Madison Avenue
                                                                                    New York, New York 10173
BY: DARREN AZMAN, ESQ.
                                                                             18
17
             Counter-Defendant and )
                                                                             19
                                                                                       MICHAEL GALEN, ÉSQ
       O.W. BUNKER GERMANY GMBH, O.W.
 18
                                                                                       ULRIKE WITT, ESQ. (via teleconference)
       BUNKER TRADING A/S, ING BANK N.V., ) and CREDIT AGRICOLE CORPORATE AND )
                                                                             20
19
                                                                                    HILL RIVKINS LLP
       INVESTMENT BANK, a division or arm )
                                                                             21
                                                                                      45 Broadway, Suite 1500
New York, New York 10006
       of CREDIT AGRICOLE S.A.
             Third-Party Defendant
                                                                                    BY: JUSTIN M. HEILIG, ESQ. (via teleconference)
                                                                             23
                                                                                    SIMMS SHOWERS LLP
       DATE: February 23, 2016
TIME: 9:05 a.m.
22
                                                                                    Attorneys for O'Rourke Marine Services L.P.
                                                                             24
                                                                                       201 International Circle, Suite 250
                                                                                       Hunt Valley, Maryland 21030
                                                                                    BY: MARIOS J. MONOPOLIS, ESQ. (via teleconference)
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                   - GOTZ LEHSTEN -
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                 TELECONFERENCE DEPOSITION OF GOTZ
                                                                                     APPEARANCES: (cont'd)
                                                                              3
                                                                                     BLANK ROME LLP
 3
        LEHSTEN, a 30(b)(6) witness, held at the offices of
                                                                                     Attorneys for NuStar
 4
        McDermott Will & Emery, 340 Madison Avenue, New York,
                                                                              4
                                                                                          717 Texas Avenue, Suite 1400
 5
        New York, pursuant to Notice, before Hope Menaker, a
                                                                                          Houston, Texas 77002
 6
        Shorthand Reporter and Notary Public of the State
                                                                              5
                                                                                     BY: KEITH B. LETOURNEAU, ESQ.
 7
        of New York.
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 8
                                                                                     ALSO PRESENT:
 9
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                                                                                         Ms. A.J. Elterman, Interpreter
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Page 116 Page 114 1 - GOTZ LEHSTEN -1 - GOTZ LEHSTEN -2 That was a condition to -- to be 2 negotiating this contract, correct? 3 3 A. Yeah. All long-lasting contracts, reseller for them. 4 4 right, I negotiate with Hapag-Lloyd but not the Q. Can you repeat that, please? 5 The condition dealing or selling to 5 spot business. 6 Hapag-Lloyd's was that we accept their terms and 6 Q. Not the spot business. Okay. 7 conditions; not only in contracts, on all 7 A. No, not the day-to-day spot business. 8 8 deliveries. O. Got it. 9 Q. So Hapag-Lloyd -- in order to do 9 But again, those spot deals would 10 10 business with Hapag-Lloyd, O.W. Germany was fall within the fuel contract that -- as it's required to accept Hapag-Lloyd's conditions not 11 referred to in this -- on this page, correct? Is 11 12 only for spot deals, but also for contracts like 12 that your testimony? 13 these? 13 A. I'm not sure I understand. The spot business was simply given to the spot inquiries 14 MR. HEILIG: Objection. 14 MR. FERNANDEZ: Objection to form. 15 were given to O.W. Bunker Germany salesperson and 15 they were handling it day-to-day. The contract 16 A. For all deals. For all deals. 16 17 Q. For all deals. Okay. 17 sales, right? They passed on the next delivery Can you please turn to the last page 18 they required for the ship in ARA and that he had 18 of this document? It's Page 22 of 76. 19 19 the supplies. 20 20 On the contract, you're basing not -A. Yes. 21 Q. Do you see in Clause 18 titled "Law 21 you have set the terms right, you have set the and Arbitration." If you go towards the bottom, 22 prices. You're not negotiating like on a spot 22 23 there's a sentence that begins, "German law shall 23 deal. We're just performing the contract. apply on the 'fuel' contract." 24 So that's more administration work 24 Do you see that sentence? 25 you can say. And then you have the spot deals 25 Page 115 Page 117 1 - GOTZ LEHSTEN -1 - GOTZ LEHSTEN -2 2 where they ask you for particular delivery in a There's "German law shall apply on A. 3 3 certain port and then, on that day, they will fix the --" 4 4 a deal or they lose it. Yes. 5 Q. What is your understanding of the 5 Q. But in either situation that you just "fuel contract" in quotation marks there? 6 6 described, the spot deal or the ARA deals, the -7 A. Fuel contract is any contract. Could 7 O.W. Germany would be conducting business with 8 be part of -- on a contract sales, could be spot 8 Hapag -- basis Hapag-Lloyd's terms and conditions: 9 9 is that correct? 10 10 So it's not limited to deals that A. Yes. 11 have been consummated under this agreement, 11 Q. And was it the intent of O.W. Germany 12 12 to have German law apply to those contracts in 13 those deals with Hapag? 13 A. No. It's on all deals. All terms A. No. We actually don't like German 14 and conditions will apply. 14 Q. So your understanding is that fuel law here, but it was a tradition, right? And 15 15 contract means all deals with Hapag by O.W. since adapt -- suppliers have accepted their terms 16 16 17 Germany? 17 and conditions, it was a matter of being 18 A. Yes, exactly. 18 competitive on the terms and conditions. So we 19 agreed or accepted without really wanting it. If Okay. And just to confirm, it is – 19 20 O.W. Germany has their place of business in 20 that makes sense. It was a commercial decision. Hamburg, Germany, correct, or did at the time that 21 21 Q. Correct. So it was a commercial this was entered? decision to get the business from Hapag to do the 22 22 23 23 deals under their terms and conditions which A. Yes. Okay. That was -- you said you did require German law, correct? 24 24 25 negotiate this -- had personal involvement 25 Yes, that's correct.